Page 1 of 4

Electronically Recorded Official Public Records

Tarrant County Texas

11/17/2009 12:38 PM

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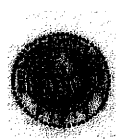
Diga Kinken

PGS 4

\$28.00

Suzanne Henderson

Submitter: SIMPLIFILE



CHESAPEAKE ENERGY CORP. ATTN: RECORDING TEAM P.O. Box 18496

Oklahoma City, OK 73154

Submitter: Chesapeake Operating, Inc.

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL REGORD.

ELECTRONICALLY RECORDED BY SIMPLIFILE

Ву:______

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BEGAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.



NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY number or your driver's license number.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision

OILGAS \ 20080164969

PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGREEMENT IS TIED ON THE SOUND CONTROL SOUND BOURS HOLD HOLD SOUND CK 3215 Beavers Bend Try Grand Princis TX 75662

And CHESAPEAKE EXPLORATION, LLC., an Oldanoma limited liability company, P.O. Sox 18455, Oldanoma City, Oldanoma 73/154-0496, as Lessee, All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and

1. In consideration of a cash bonus in hand paid and the covenants herein contained, Leasor hereby grants, leases and lets exclusively to Leases the following described land, hereinster called leased premises:

L145 acres of land, more or less, being BIK4 (at 37 out of the Kichy Creek Village an addition to the city of Grand Prairie Texas, being more particularly described by metes and bounds in that certain General Waltanty And recorded in 19-10-1925 Volume 25 1917, Page 3146, of the Deed Record 5, of Dallas County, Texas;

more or less (including any interests therein which Lessor may hereafter acquire by revealon, prescription or otherwise), for the purpose of exploring lor, developing producing and marketing oil and gas, along with all hydrocarbon and non hydrocarbon substances produced in especiation therewith (including geophysicallesistance operations). The term "gas" as used herein includes helicin, denote deadles and other commercial gases, as well as hydrocarbon gases. In addition to the above-deadlessed premises, this issue also covers accretions and any immit strips or patents of hereing nowned by Lessor which are configuous or argament to the above-deadlessed premises, and, in consideration of the above-deadlessed premises, and, in consideration of the aboversed, For the purpose of determining the amount of any shorts required hereunder, the number of gross acres above specified shall be deemed correct, whether acquainty more or sees.

2. This lease, which is a "peld-up" lease requiring no rentals, shall be in force for a primary term of five (5) years from the date hared, and for se long thereafter as of or gas or other substances covered hereby are produced in paying quantities from the leased prantase or from lends pooled therewith or this lease is otherwise maintained in effect pursuant to the provisions hereof.

3. Royalities on (0), gas and other substances produced and sevent behaviorable paid by Leases to Leaser's clows: (a) For of end other liquid hydrocarbons separated at Leaser's separator facilities, the royally shall be beenly percent (20%) of such production, to be delivered at Leaser's option to Leasor at the wallmand or to Leaser's credit at the of purchaser's transportation facilities, provided that Leases shall have the continuing right to purchase such a prevailing price) for providing in the same field (or if there is no such price than prevailing in the same field (or if there is no such price than prevailing in the same field (or if there is no such price than prevailing price) for percent (20%) of the protection as a preparation of the protection of substances and provider that the same field (or if there is not on the case of the substances of the protection, several series, or other substances and induction, several series, or other substances and induction, as were substances, or other substances and induction, as were substances, or other substances and its create incorned by Leases in matter price gaid for production of sinilar quality in the same field (or if there is no such price. Then prevailing the purchase such production if the prival production of sinilar quality in the same field (or if there is no such price. Then prevailing the purchase such production if the prival purchase or other substances covered hereby in paying quantities are substances and production in the covered field in which there is such a prival purchase or other substances covered hereby in paying quantities for the admittance of the sam

4. All shut-in royalty payments under this lease shall be paid or tendered to Lessor or to Lessor's oradit in <u>a.t. Leasor's address above</u> or its successors, which shall be Lessor's depository agant for possiving payments regardless of changes in the ownership of said land. All payments or tenders may be made in ownershy, or by check or by draft and such payments or tenders to Lessor or to the depository by degoet in the US Malts in a stamped envelope addressed to the depository or to the Lessor at the last addresse known to Lessoe shall constitute proper payment. If the depository should liquidists or be successed by another institution, or for any respon tail or returns to accept payment hereunder, Lessor shall, at Lessoes's request, deliver to Lessoe a proper recordable instrument naming enotiner institution as depository agent to receive naments.

payments.

5. If Lesses drills a well which is incapable of producing in paying quantities (hambaliar called "dry hole") on the lessed premises or lands pooled therewith, or if all production (whether or not in paying quantities) permanently casses from any cause, including a revision of unit boundaries personant to the provisions of Persgraph 8 or the action of any governmental authority, then in the event this lesses inot otherwise, being maintained in force it shall revertheless remain in force if Lesses commences operations for reworking an existing well or for drilling an additional well or for otherwise obtaining or restoring production on the based premises or lands pooled therewith within 90 days after completion of operations on such dry hole or within 90 days after such cassagion of all production. If at the end of the primary term, or at any time within 90 days after completion of operations on such dry hole or within 90 days after such operations. If it is lesses is not otherwise being maintained in force but Lesses is then engaged in drilling, reworking or any other operations rescorts production interestion, this issues shall remain in force as long as so one or more of such operations are there is production in paying quantities from the lessed premises or lands pooled therewith. After completion of a well capable of producing in paying quantities in the lessed premises or lands pooled therewith as a reasonably prudent operator would lift under the same or similar circumstances to (a) develop the lessed premises as to formations then capable of producing in paying quantities on the lessed premises or lands pooled therewith as a reasonably prudent operator would lift under the same or similar circumstances to (a) develop the lessed premises are formations then capable of producing in paying quantities on the lessed premises or lands exploratory wells or any additional wells exceed provided herealt.

8. Lesses shall have the orbit but not the obligation to not extent on the same of the coverant to

commons wen capacine or producing in paying quantities on me leases premises or among poces instruction of the product of charges.

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S. Essass shall have the fight but not the obligation to pool after any part of the leased premises or interest therein with any other lends or interests, as to any or all exhibitances covered by this lease, either inforce or stirr the commonant of production, whenever Leases deems it reaces are properly or any part of the lease premises, whether or not shall be possing subtrainty which to such charges the reaces are properly or any part of the production of the production, the production of the production, the production of the production, the production of the production of the production, the terms "oll-wall" and pass well shall three the meanthing prescribed by explication be any of the production of the production, the terms "oll-wall" and "pass well" shall three the meanthing prescribed by explication which the production is explicated to the production of the gross completion hierarch and the term "horizontal comparation" means an oil well in which the horizontal comparation of the gross completion hierarch and the term "horizontal comparation" means an oil well in which the horizontal comparation of the gross completion hierarch and the term "horizontal comparation" means an oil well in which the horizontal comparation of the gross completion hierarch and th

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persons are entitled to shuhin royalties hersunder. Lesses may pay of tander such shuhin royalties to such persons or to their cradit in the depository, either jointly or appearably in proportion to the interest which sect owns. If Jusses transfers is interest hersunder in whole or in part Lesses shall be releved of all obligations with respect to the transferred interest, and shallow of the transferse to easily such obligations with respect to the transferred interest and in all official the rights of the control of the rights of the respect to any interest not act transferred. It is easier transfers a list of model for any portion of the rare covered by this state, the obligation is pay or not any any official or the respect to the transferse in providing of any portion of the respect covered by the state, and of the respect to the transferse in providing to the respect to the transferse that is not to the respect to the

IN WITHESS WHEREOF; this lease is executed to be effective as of the data first written above, but upon execution shall be binding on the signatory and the signatory's a devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lassor.

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The same			Notary Public, Stat			<u> </u>
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STATE OF TEXAS	STATE OF THE PARTY			V		
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This instrument was	acknowledged before me	corporation, on behalf of	said corporation.			· · · · · ·
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		RECORDING IN	PURMATION			
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County of			20		oʻctockM	I., and duly recorded in
This instrument was filed for recon	d on the	day of		_, •~		
Book Page	of the	records of this office.				
			_	•	, ,	
Clerk	(or Deputy)	· ·			, , ,	



OFFICIAL PUBLIC RECORDS

John F. Warren, County Clerk

Dallas County TEXAS May 19, 2008 09:09:34 AM

FEE: \$20.00

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